Attorney Docket No. APL V-530-CIP

COMBINED DECLARATION AND POWER OF ATTORNEY IN CONTINUATION-IN-PART APPLICATION

As a below named inventor, I hereby declare:

that my residence, post office address and citizenship are as stated below next to my name;

that I verily believe that I am a joint inventor of the invention which is the subject of an application entitled: A FLUORESCENT LAMP CONTAINING A MERCURY ZINC AMALGAM AND A METHOD OF MANUFACTURE, said invention being described and claimed in the attached specification, and that I have reviewed and understand the content of said specification, including the claims,

that said specification in part discloses and claims subject matter disclosed in my earlier filed, co-pending application Serial No. 08/016,887, filed February 12, 1993 (hereinafter "Application A");

that as to the subject matter of this application which is common to said Application A, I do not know and do not believe the same was ever known or used in the United States of America before my invention thereof, or patented or described in any printed publication in any country before my invention thereof, or more than one year prior to said Application A, that the same was not in public use or on sale in the United States of America more than one year prior to said Application A, that the invention has not been patented or made the subject of an inventor's certificate issued before the date of said Application A in any country foreign to the United States of America on an application filed by me or my legal representatives or assigns more than twelve months prior to said Application A;

that as to any subject matter of this application which is not common to said Application A, I do not know and do not believe the same was ever known or used in the United States of America before my invention thereof, or patented or described in any printed publication in any country before my invention thereof, or more than one year prior to this application, that the same was not in public use or on sale in the United States of America more than one year prior to this application, that the invention has not been patented or made the subject of an inventor's certificate issued before the date of this application in any country foreign to the United States of America on an application filed by me or my legal representatives or assigns more than twelve months prior to this application; and,

that as to the subject matter of this application, which is not common to said Application A, that no application for patent or inventor's certificate has been filed in any country foreign to the United States of America prior to this application by me or my legal representatives or assigns, except as follows:

Patent Cooperation Treaty Application No. PCT/US94/01899, filed in the U.S. Receiving Office on February 14, 1994.

and that I acknowledge my duty to disclose information of which I am aware that is material to patentability as defined in 37 CFR §1.56 which became available between February 12, 1993, the filing date of Application A and the filing date of this application.

I hereby appoint the following attorneys to prosecute said application and to transact all business in the Patent and Trademark Office connected herewith and to file, prosecute and to transact all business in connection with international applications directed to said invention: L. Lawton Rogers, III, Esq., Registration No. 24,302; Joseph M. Killeen, Esq., Registration No. 31,384; and Thomas W. Perkins, Esq., Registration No. 33,027.

Please address all correspondence to:

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Please address all telephone calls to L. Lawton Rogers, III at (703) 836-0400.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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